



County of Los Angeles CHIEF EXECUTIVE OFFICE

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April 10, 2008

To: Supervisor Yvonne B. Burke, Chair
Supervisor Gloria Molina
Supervisor Zev Yaroslavsky
Supervisor Don Knabe
Supervisor Michael D. Antonovich

From: William T Fujioka
Chief Executive Officer

SACRAMENTO UPDATE

Pursuit of County Position on Legislation

AB 2579 (Niello), as introduced on February 22, 2008, would amend the Revenue and Taxation Code to treat married couples the same as unmarried co-owners of a residence for purposes of seeking property tax relief. Currently, an owner of a residence who is over 55 years of age or severely disabled and meets certain other requirements may transfer the base year value of a property to a replacement property of equal or lesser value within two years. This benefit may be exercised only one time per person. In the case of unmarried co-owners of property, a determination is made as to which individual will exercise the benefit, allowing the other co-owner an opportunity to use the benefit in the future. However, married couples are both deemed to have exercised this benefit when a request is made.

The Los Angeles County Assessor's Office indicates that the implementation of Propositions 60 and 90, which provide for these transfers of a property's base year value from an existing residence to a replacement residence, created a situation in which a married person would lose his/her right to the benefits afforded under Propositions 60 and 90 when his/her spouse is a claimant. AB 2579 would address this inequity for married couples and make technical changes to simplify the administration of Propositions 60 and 90 to allow taxpayers the intended tax relief.

AB 2579 also eliminates the requirement that a new owner notify the assessor in writing of the completion of new construction. Existing law provides that the Assessor must be notified of new construction subsequent to the base year value transfer. This

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notification must be made within 30 days after the new construction is completed. However, the Assessor indicates that their office is aware of most new construction with the issuance of a building permit. Thus, this is an unnecessary requirement that would be eliminated by this legislation.

The Assessor and this office support AB 1579. AB 1579 is consistent with existing policy to support legislation to allow each person 55 years of age or older, regardless of marital status, the right to use the one-time lifetime exclusion for the transfer of a primary residence Proposition 13 base year assessed value to a replacement residence pursuant to the Revenue and Taxation Code. Therefore, **our Sacramento advocates will support AB 2579.**

AB 2579 is sponsored by the California Assessor's Association. There is no registered opposition on file. AB 2579 is scheduled for a hearing in the Assembly Revenue and Taxation Committee on April 14, 2008.

AB 2726 (Leno), would extend the sunset date of the Healthy Food Purchase Pilot Program from January 1, 2011 to January 1, 2012 and amend State law to expand funding sources for the pilot. The Healthy Food Purchase Pilot Program was authorized under County-supported AB 2384 (Chapter 236 of 2006) which requires the California Department of Public Health (CDPH) to develop strategies to improve the health and nutrition of low-income families by encouraging small grocers in targeted low-income neighborhoods to increase offerings of fresh fruits and vegetables for purchase. Food retailers in selected communities would receive support or assistance to obtain refrigerated produce display cases and technical assistance on the purchase, storage, marketing and display of fresh produce. The pilot also would provide incentives to encourage food stamp recipients to increase their purchase of fresh fruits and vegetables.

Implementation of the Healthy Food Purchase Pilot Program is subject to a State General Fund appropriation by the Legislature. However, because funds have not been appropriated, the pilot has not begun. AB 2726 would repeal the provisions in State law which link the implementation of the Healthy Food Purchase Pilot Program to a State General Fund appropriation and would instead authorize CDPH to implement the pilot to the extent that sufficient funds are available, including State funds, Federal funds, and funds from grants or private donations. The bill also would extend the sunset date of the pilot from January 1, 2011 to January 1, 2012 to accommodate the delay of implementation caused by the current lack of funding.

The Department of Public Social Services (DPSS) indicates that AB 2726 would promote healthy food choices for families receiving Food Stamp benefits. The Department of Public Health (DPH) notes that meats, fish, whole grains, and fresh fruits and vegetables are often limited in low-income neighborhoods. The lack of access to a variety of healthy

food limits the ability to make quality choices. According to DPH, the Healthy Food Purchase Pilot Program would help remove this barrier and increase access to and affordability of fresh fruits and vegetables for persons living in low-income communities.

DPSS, DPH and this office support AB 2726. Support of AB 2726 is consistent with existing Board policy to support measures which establish, enhance or fund policies, programs, and public awareness campaigns that encourage healthy eating, availability of nutritious and safe foods, and reduce the prevalence of obesity. Therefore, **our Sacramento advocates will support AB 2726.**

The bill is sponsored by the California Food Policy Advocates and is supported by the California Catholic Conference, California Action Coalition, Food for People, Inc., and St. Anthony Foundation. There is no registered opposition on file. AB 2726 passed the Assembly Health Committee on April 1, 2008 by a vote of 10 to 5. The bill is scheduled for hearing in the Assembly Agriculture Committee on April 16, 2008.

Status of County-Advocacy Legislation

County-supported AB 1491(Jones), which would extend the sunset for the transfer of court facilities from counties to the State, was unanimously approved by the Assembly Appropriations Committee on April 9, 2008. AB 1491 now proceeds to the Assembly Floor, where it is expected to be taken up next week.

County-sponsored AB 1903 (Hernandez), which would reinstate limited liability immunity for use of the County's flood control system to recharge underground aquifers, was approved on consent by the Assembly Local Government Committee on April 9, 2008. AB 1903 now proceeds to the Assembly Appropriations Committee.

County-opposed AB 2640 (Huffman), which would: 1) make all green waste deposited in a landfill, including that used as Alternative Daily Cover (ADC), subject to the State's waste disposal fee of \$1.40 per ton, effective January 1, 2009; 2) eliminate diversion credit for the use of green waste for beneficial reuse in the construction and operation of a solid waste landfill, or as ADC, beginning January 1, 2015; and 3) require the California Integrated Waste Management Board (CIWMB) to adopt or revise regulations that establish the conditions for the use of ADC by July 1, 2010, was amended on April 7, 2008.

The amendments deleted the most objectionable provision which would have eliminated diversion credit for the use of green waste for beneficial reuse in the construction and operation of a solid waste landfill, or as ADC, beginning January 1, 2015. However, the bill continues to require the CIWMB to develop and implement programs that ensure that the amount of compostable organics (green waste) currently deposited in landfills in

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the State annually is 50 percent or less of the amount of compostable organics disposed or otherwise deposited in landfills during the 2008 calendar year.

The Department of Public Works (DPW) and this office continue to oppose AB 2640. DPW indicates that reducing the gross amount of green waste disposed in landfills by fifty percent would reduce the department's ability to receive diversion credit for green waste used as ADC, and lower the overall diversion rate. In addition, DPW indicates that AB 2640 would utilize 2008 as a new benchmark for reducing green waste by 50 percent, which would increase the diversion mandate for local governments and circumvent existing CIWMB regulations. This would decrease the ability of the County to meet the waste reduction goals of AB 939.

AB 2640 is supported by Californians Against Waste. The bill is opposed by the Los Angeles Integrated Waste Management Task Force and the County Sanitation Districts of Los Angeles County. This measure is set for hearing on April 14, 2008 in the Assembly Natural Resources Committee.

County-opposed unless amended SB 201 (Florez), which would prohibit various practices by growers, handlers, shippers or processors of leafy green vegetables, was amended on March 24, 2008. The amendments require growers, handlers, and processors of leafy green vegetables to: 1) employ a dated lot numbering system, or other scientifically validated systems, that allows for each piece of product they produce, handle, or process to be traced in the production and distribution chain to or from the field in which it was grown and the facility in which it was processed; 2) establish written procedures employing their dated lot numbering system to respond to a recall affecting leafy green vegetables and to initiate a recall of leafy green vegetables grown, handled, or processed in their field or facility; and 3) identify recall coordination teams within their operations to ensure a product can be identified and removed from the production and distribution chain rapidly and to conduct a periodic mock recall no less than every 2 years.

In addition, the amendments: 1) authorize the State Department of Public Health (SDPH) to adopt recall and sanitary regulations necessary to prevent or eliminate any condition where any produce or food processed from produce may carry an illness that could affect the health of humans; and 2) require the State Public Health Officer and the Department of Food and Agriculture to establish and administer a leafy green vegetable inspection program. The bill also provides for civil penalties collected for negligent or intentional violation of State law that causes a food-borne illness to be deposited in the State Department of Public Health Inspection Fund, and used for the inspection program and research purposes.

The Department of Public Works (DPW) reviewed the March 24, 2008 amendments and indicates that the objectionable provision of the bill, which requires additional water

quality testing and maintenance of water quality records by the growers, remains in the bill. **Therefore, DPW and this office will continue to oppose SB 201 unless it is amended to delete this provision.**

SB 201 is currently in the Assembly Agriculture Committee awaiting a hearing date.

County-cosponsored SB 579 (Wiggins), which would authorize the Board of Supervisors to permit reinstatement of firefighters who were forced to retire upon reaching age 60, was approved on consent by the Assembly Public Employment, Retirement and Social Security Committee on April 9, 2008. SB 579 now proceeds to the Assembly Floor.

County-opposed SB 1060 (Ridley-Thomas), which would terminate the Los Angeles Memorial Coliseum Commission and create a new State-controlled agency to assume control and management of Exposition Park, including the Los Angeles Memorial Coliseum and Sports Arena, passed the Senate Business, Professions, and Economic Development Committee on April 7, 2008 by a party-line vote of 5 to 3, and now proceeds to the Senate Governmental Organization Committee where it will be heard on April 15, 2008.

Legislation of County Interest

AB 1836 (Feuer), as introduced on January 24, 2008, would eliminate the requirement of voter approval for the creation of an Infrastructure Financing District (IFD). Existing law allows a legislative body to create an IFD, adopt a financing plan, and issue bonds to finance specific public improvements, upon voter approval. IFD's can divert property tax increment revenues for 30-years to repay their debt. Funds cannot be used for maintenance, operating costs, or services. Unlike redevelopment project areas, property tax increment cannot be diverted from schools and the property in an IFD does not have to be blighted. In addition, IFD's and redevelopment project areas cannot overlap.

Authorized in 1990, the Attorney General confirmed the constitutionality of the IFD in 1998. However, since that time only one IFD has been adopted in the State. Local jurisdictions contend that the requirements to inform every landowner and receive two-thirds voter approval to form the IFD and issue bonds are prohibitive and effectively prevent the formation of an IFD.

Current law requires the governing body of affected taxing entities wishing to participate in the IFD (and contribute their share of property tax increment) to submit an adopted resolution stating their intent to participate to the legislative body seeking to create the IFD. This requirement is critical, as it prevents the involuntary diversion of property tax revenues, and is preserved in the current version of the bill.

Support and opposition to this bill is unknown at this time. This bill is set for a hearing on April 23, 2008 in the Assembly Local Government Committee.

Additional Information on Parole Realignment

In our Sacramento Update of March 21, 2008, we provided a preliminary analysis of the Legislative Analyst's Office (LAO) Alternative Budget. The LAO Alternative Budget includes a proposal to transfer over 71,000 lower level felons from State parole to county probation departments. Initial analysis of this proposal estimated the impact on the Probation Department could range from a positive \$30 million to a negative \$62 million. The estimated impact to other County departments, including the District Attorney, Public Defender, and Alternate Public Defender, was a negative \$107.5 million. Thus, the resulting combined estimated impact to the County for Parole Realignment ranged from a negative \$77.5 million to a negative \$169.5 million. This estimate did not include any impact to the Sheriff's Department.

Subsequent to this initial analysis, the Sheriff's Department identified up to \$33 million in potential Parole Realignment costs. The additional costs relate to the reduction in reimbursements from the State for certain persons in County jail who are currently under State jurisdiction. These individuals have violated their terms of parole, are awaiting parole revocation hearings, or have been charged with the commission of new crimes and would now be the responsibility of the County. To the extent these jail beds continue to be filled, the Sheriff's Department has indicated that the Department would be seeking additional funding to offset the elimination of the State reimbursement. This cost is another element that will require further consideration as the Parole Realignment initiative moves forward. The inclusion of the estimated cost of Parole Realignment on the Sheriff's Department would increase the estimated range of the County impact from a negative \$110.5 million to a negative \$202.5 million.

Our earlier analysis also indicated that a portion of the proposed funding sources for Parole Realignment included the transfer of property taxes from local water and waste special enterprise districts. The amount of this transfer was estimated at \$59.9 million. To further clarify this amount, a majority of the proposed property tax transfer would come from sanitation districts (\$32.7 million) and water districts (\$21.6 million) that are not directly administered by the County. The remainder (\$5.6 million) would be proposed for transfer from the water and garbage disposal districts administered by the Los Angeles County Department of Public Works (DPW).

DPW indicates that the proposed transfer of property taxes would greatly impact these water and garbage disposal districts. The proposed action would result in substantial rate increases to over 530,000 residents to maintain service levels. The Los Angeles County Waterworks Districts would need to raise water rates an estimated 23 percent

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and the Garbage Disposal Districts by an estimated 63 percent to offset the reduction in property tax revenue.

We will continue to work with the involved departments to further refine our estimates of the impact of the LAO's Parole Realignment proposal.

Master Bill List

A roster containing the status of all bills with a County advocacy position is attached.

We will continue to keep you advised.

WTF:GK:MAL
DD:IGR:hg

Attachments

c: All Department Heads
Legislative Strategist
Local 721
Coalition of County Unions
California Contract Cities Association
Independent Cities Association
League of California Cities
City Managers Associations
Buddy Program Participants

**COUNTY OF LOS ANGELES - CHIEF EXECUTIVE OFFICE
STATUS OF BILLS OF INTEREST TO THE COUNTY
2007-08 LEGISLATIVE SESSION**

Attachment

These are bills we have pursued in Sacramento pursuant to Board actions or as reported in bill policy memoranda.

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 13	Brownley, Leno	Oppose (State Update: 7/6/07)	Would require hospitals to adopt a plan or procedure for determining the staffing of professional and technical classifications. The failure to maintain, review annually, or to comply with a plan or procedure would be deemed by the California Department of Health Services to constitute staffing that has the potential to harm patients.	Senate Inactive File
AB 20	Eng	Support (State Update: 1/14/08)	Would authorize the Attorney General to contract with a nonprofit human relations organization to develop an approach for preventing and responding to intergroup tensions and conflicts within the State.	Died in Assembly
AB 29	Hancock	Support if Amended (State Update: 4/20/07)	Would require the Department of Housing and Community Development to use funds allocated from Proposition 1C to make infrastructure grants for construction or acquisition of capital assets to qualifying local jurisdictions. This bill addresses: 1) the legislative conditions and criteria for receiving funds from the Regional Planning, Housing, and Infill Incentive Account; 2) project qualification requirements; 3) application review; and 4) the time-limit to complete projects for the \$850 million set aside in Proposition 1C for infill development related activities.	Died in Assembly
AB 49	Arambula	Support (State Update: 4/20/07)	Would add the extreme cold temperatures that occurred during the month of January 2007, to the list of natural disasters eligible for full State reimbursement of local agency costs under the Natural Disaster Assistance Act.	Died in Assembly

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 70	Jones	No Position	NOW: Was recently amended to narrow the circumstances which would subject local governments to joint liability with the State with respect to failed flood control projects.	Chapter 367 of 2007
		Oppose (State Update: 4/20/07)	PREVIOUSLY: Still did the same but was limited to apply only to flood control projects within the Sacramento and San Joaquin watersheds.	
		Oppose (State Update: 4/11/07)	INITIALLY: Would have subjected a local public entity to joint liability and the State's right of compensation to the extent that the local public entity increased the amount of property damage sustained in a flood by approving new development in a previously undeveloped area, defined as open space land or land devoted to agricultural use.	
		Oppose (State Update: 9/7/07)	NOW: Was recently amended to change the time to safely surrender a newborn from 21 days of age to 7 days.	Vetoed
		Oppose (State Update: 7/17/07)	PREVIOUSLY: Changed the time to safely surrender a newborn from 30 days to up to 21 days and to require the California Department of Social Services to report the effect of the bill to the legislature by January 1, 2011.	
		Oppose (State Update: 6/6/07)	PREVIOUSLY: Still did the same but was amended to delete the \$5 million appropriation to conduct a statewide campaign to publicize the existence of safe surrender sites.	
		Oppose Unless Amended to delete language that increases the safe surrender time frame from 72 hours to 30 days (State Update: 3/6/07)	INITIALLY: Would have: 1) extended the timeframe to safely surrender a newborn from 72-hours to 30 days; 2) allowed cities to designate fire departments as safe surrender sites as long as they have consulted with county boards of supervisors and child welfare agencies; and 3) provided \$5 million to the California Department of Social Services to conduct a statewide awareness campaign to publicize the safe surrender program and establish a toll-free telephone number to provide information regarding safe surrender sites.	

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 97	Mendoza	Support (State Update: 4/17/07)	Would limit the use of trans fat by retail food facilities. It would require every food facility except a public school cafeteria to maintain on their premises the labeling information for any food or additive used that includes any fat, oil, or shortening. Effective January 1, 2010, it would prohibit the storage, distribution, serving, or use of any oil, shortening or margarine that contains artificial trans fat, except for the deep frying of yeast dough and cake batter. Beginning January 1, 2011, the use of artificial trans fat for deep frying yeast dough and cake batter also would be prohibited. These restrictions would not apply to food in public school cafeterias or sold in a manufacturer's original, sealed package. This bill would not prohibit a local governing body from adopting a local ordinance that is more stringent than these requirements. This is a two-year bill.	Senate Inactive File
AB 98	Niello	Support (State Update: 4/20/07)	Would require the State to pay 50 percent of the wage subsidies for CalWORKs participants engaged in subsidized private or public sector employment, subject to the following restrictions: the State's share of a wage subsidy would not exceed 50 percent of the Maximum Aid Payment for the assistance unit which includes the adult receiving the wage subsidy; and State participation would be limited to county programs that provide a maximum of six months of wage subsidies for each participant.	Chapter 589 of 2007
AB 119	Price	Support (State Update: 3/1/07)	Would require the State to pay for expenses incurred during 2007, for elections proclaimed by the Governor to fill a vacancy in the office of State Senator or member of the Assembly or to fill a vacancy in the office of the United States Senate or Representative in Congress. If an election proclaimed by the Governor is consolidated with a local election, the State would pay only the additional expenses directly related to the election proclaimed by the Governor. Urgency measure.	Chapter 487 of 2007
AB 166	Bass	Oppose (State Update: 3/21/07)	Would add provisions to the Labor Code that would expand the presumption of job-related injury for public safety employees to include contracting methicillin resistant staphylococcus aureus (MRSA) skin infections.	Died in Assembly

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 184	Dymally	No Position	NOW: Would require reimbursement rates for office visits billed for comprehensive clinical family planning services by Family PACT waiver providers and for office visits billed by family planning services by Medi-Cal providers at a weighted augmentation equal to the weighted average of at least 80 percent of the federal Medicare program rate.	Senate Inactive File
	Bass	Support (State Update: 4/20/07)	PREVIOUSLY: Would have appropriated \$3 million from the State General Fund to provide Independent Living Program (ILP) services to qualified former foster youth who are: placed with a non-related legal guardian if the child is receiving permanent placement services; placed as wards with a non-related legal guardian who receives AFDC-FC benefits and case management services; or adopted at 14 years of age or older.	
AB 190	Bass	No Position	NOW: Was amended to allow veterans displaying special license plates to park free-of-charge in metered parking spaces.	Senate Transportation and Housing
		Support (State Update: 3/23/07)	PREVIOUSLY: Would have established a new child welfare budget methodology to implement the caseload relief recommendations of the SB 2030 Child Welfare Workload Study. Also would have required counties to develop a plan, in consultation with parents of children receiving child welfare services, consumers, child advocacy organizations and social worker organizations, for the use of additional funds to provide social workers with additional time or support to enhance casework outcomes for children and families.	
	Fuentes	Oppose (State Update: 7/31/07)	Would eliminate the employer's right to object to the venue for the filing of an application for adjudication of claims with the Workers' Compensation Appeals Board. Such a change would require the County, as an employer, to incur substantial costs and loss of productivity associated with having to attend a hearing in locations convenient only to the applicant's attorney and not convenient for the County or potentially the injured employee. Urgency measure.	Assembly Insurance
AB 213	Runner	County-sponsored	Would allow those serving in the military, who are called to active duty in the United States on short notice, to be able to cast an absentee/provisional/or faxed ballot allowing those voters to be made a part of the official canvass.	Chapter 359 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 298	Maze	Support (State Update: 4/27/07)	Would facilitate permanency for children placed under legal guardianship with a relative caregiver by: 1) specifying that a relative caregiver's preference for legal guardianship over adoption may not constitute a basis for removing the child from relative caretaker for an adoptive placement; 2) making placement with a relative caregiver as the legal guardian the second option in the order of preference for courts considering child placement; and 3) requiring courts, prior to termination of a legal guardianship, to order the child welfare agency to evaluate whether the child can safely remain or be returned to the guardian's home and if appropriate, offer reunification or family maintenance services to maintain the legal guardianship.	Chapter 565 of 2007
AB 308	Galgiani	No Position	NOW: Would increase, to an amount not to exceed \$2 billion, the annual Medical Providers Interim Payment Fund.	Senate Health
AB 335	De Leon	Support (State Update: 4/13/07)	PREVIOUSLY: Would have required the State Department of Mental Health, in consultation with the State Department of Health Care Services, to adopt regulations to provide prompt reimbursement to counties for the provision of services provided under the Federally-mandated Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) Program.	Chapter 726 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 338	Coto	No Position	NOW: Was recently amended to keep the existing limit of 104 payments per claim and removes the previously proposed formula to extend the claim period based upon delays by the employer.	Chapter 595 of 2007
		Oppose (State Update: 7/31/07)	PREVIOUSLY: Still did the same but was recently amended to remove provisions related to temporary disability benefits for incarcerated workers.	
		Oppose (State Update: 7/6/07)	INITIALLY: Would have enhanced temporary disability benefits for sworn and non-sworn government employees. Under current law, temporary disability payments are limited to 104 weekly payments over a two-year period. In addition, certain safety officers are eligible to take up to one-year leave of absence without loss of pay subsequent to a job-related injury.	
AB 340	Hancock	Support (State Update: 3/23/07)	Would establish the Unified Resources Families Assessment Pilot Project in five volunteer counties selected by the California Department of Social Services (CDSS). The pilot project would merge multiple, duplicative processes for licensing and approving relatives, foster families and adoptive parents who care for abused and neglected children.	Chapter 464 of 2007
AB 419	Lieber	No Position	NOW: Was recently amended to require an employee to be a full time regular employee to qualify for enhanced time off with pay after an injury.	Senate Appropriations Suspense File
		Oppose (State Update: 5/3/07)	PREVIOUSLY: Would have authorized additional safety employees to receive up to a one year leave of absence with full pay for job related injuries under Labor Code Section 4850.	
AB 503	Hernandez	No Position	NOW: Was recently amended to make the issue a subject of study.	Senate Desk
		Oppose (State Update: 4/20/07)	PREVIOUSLY: Would have required public agencies to provide an eight hour written notice to employees prior to working overtime.	
AB 564	Brownley	County-sponsored	Would authorize the Los Angeles County Flood Control District to implement storm water fees, upon voter approval and/or consistent with the requirements of Proposition 218, to fund clean water programs.	Senate Floor
AB 596	Dymally	Oppose (State Update: 3/21/07)	Would amend the provisions of the 1937 County Retirement Law to classify physicians working in a county jail or county mental health facility, in Alameda or Los Angeles Counties, as safety members without the need for county board of supervisors' action.	Died in Assembly

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 644	Dymally	Oppose (State Update: 4/20/07)	NOW: Was amended to place limits on a physician conducting an evaluation of the treatment of services requested for a client injured during work related activities by requiring the reviewing physician to hold an identical type of license to that of the prescribing doctor.	Died in Assembly
		Oppose (State Update: 3/21/07)	PREVIOUSLY: Would have amended the Labor Code to require that physicians performing utilization review of the medical treatment on a workers' compensation case have an "intimate knowledge" of the issues presented for review. Further, it would have required the reviewing physician to look at the treatment requested by the treating physician and not the specialty of practice.	
AB 671	Beall	Support (State Update: 5/4/07)	Would require the State Personnel Board to establish an Emancipated Foster Youth Program to provide state employment opportunities for qualified foster youth or former foster youth.	Senate Health
AB 713	Maze, Bass	County-sponsored	Would cite legislative intent to provide enhanced services and financial support to assist youth between the ages of 18 and 21 years to successfully emancipate from foster care. This is a two-year bill.	Died in Assembly
AB 714	Maze, Bass	County-sponsored	Would allow disclosure of birth family records for previously adopted children who return to foster care.	Chapter 108 of 2007
AB 739	Laird	Oppose unless amended to restrict the monitoring required under a stormwater permit to the effectiveness monitoring plan in the bill (State Update 6/29/07)	Would establish criteria by which the State Water Resources Control Board (SWRCB) and the Department of Water Resources (DWR) awards grants for stormwater management projects funded by a portion of the proceeds of Proposition 1E flood bonds and Proposition 84 resources bonds approved by the voters at the November 2006 election.	Chapter 610 of 2007
AB 752	Dymally	Support (State Update: 4/27/07)	Would establish a mechanism to distribute stabilization funds among the public hospitals in years three through five of the Hospital Financing Waiver.	Chapter 544 of 2007
AB 800	Lieu, Brownley, and Krekorian	County-sponsored	Would amend the Water Code to clarify the requirement that the local public health officer be immediately notified in the event of a sewage spill.	Chapter 371 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 820	Karnette	Support (Board Action: 5/22/07)	Would prohibit, starting January 1, 2009, all State facilities from selling, with possessing or distributing expanded polystyrene (EPS) food containers, with the following conditions: 1) applies to campus facilities on the University of California only if the UC Regents approve the ban; and 2) applies to facilities of the Department of Corrections and Rehabilitation and the Department of Mental Health, unless those departments' respective directors determine use of expanded polystyrene food containers is the only alternative that would not present a danger to person in their facilities.	Died in Assembly
AB 822	Levine	No Position	NOW: Was recently amended to address solid waste for multifamily dwellings.	Senate Environmental Quality
		Support (State Update: 6/11/07)	PREVIOUSLY: Would have required the State Department of Forestry and Fire Protection in consultation with the California Urban Forestry Council, to award the \$90 million from Proposition 84 for grants to public and non-profit organizations for urban greening. The State Department of Forestry and Fire Protection, in consultation with the California Urban Forestry Council, would have overseen urban greening planning, set priorities and policy direction, and provided technical assistance, program evaluation and funding.	Died in Assembly
AB 832	Bass	No Position	NOW: Was recently amended to address a financial assistance program to be administered by the California Film Commission for the production of qualified motion pictures and commercials.	Died in Assembly
		Support (State Update: 6/11/07)	PREVIOUSLY: Would have specified the purposes for expending \$90 million in Proposition 84 funds for an urban greening program. Projects that addressed workforce infrastructure needs within low-income communities and municipal infrastructure improvements would have been eligible. Priority would have been given to projects that address workforce infrastructure needs in low-income communities and collaborative proposals that result in energy and water savings.	Died in Senate
AB 845	Bass	Support (State Update: 4/27/07)	Would appropriate \$10.525 million in FY 2006-07 to fully fund the Transitional Housing Program Plus (THP-Plus) in FY 2006-07, which would provide services for approximately 500 more former foster youth statewide. The Human Services Budget Trailer Bill, SB 84 which was signed by the Governor on August 24, 2007, appropriates \$35.7 million for THP-Plus of which \$10.525 million may be used to cover costs incurred in FY 2006-07.	Died in Senate

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 860	Salas	Support (State Update: 3/20/08)	Would extend the sunset date from January 1, 2010 to January 1, 2018 for surcharges on vehicle registration fees imposed at county option to fund local vehicle theft prevention programs. Existing law imposes, as a county option, an additional fee of one dollar per vehicle and an additional fee of two dollars on all commercial motor vehicles to fund local programs relating to vehicle theft crimes. The Los Angeles County Sheriff uses these funds to manage the Taskforce for Regional Auto Theft Prevention (TRAP) program.	Senate Transportation and Housing
AB 904	Feuer	Support (Board Action: 6/5/07)	Would phase out the use of food packaging that cannot be recycled or composted in communities where it is distributed.	Senate Environmental Quality
AB 938	Calderon	Support if Amended to include flood control districts as eligible entities to convene watershed water quality committees and impose user-based or regulatory fees for stormwater facilities (State Update: 2/12/08)	Would authorize counties (and cities if a county does not act) to convene watershed water quality committees composed of representatives from the regional water quality control board (RWQCB), resources agencies, water agencies, sanitation districts, environmental groups, landowners, business, industry, and agricultural interests to develop and facilitate cooperation in achieving local water quality solutions. The committee would be required to prepare work plans that lead to the development of watershed water quality management plans. Each RWQCB will have 60 days to review and act on these work plans. If an RWQCB approves a work plan, the committee has three years to prepare a watershed water quality management plan for submission to the RWQCB.	Senate Environmental Quality
AB 1010	Hernandez	Support (State Update: 6/15/07)	Would extend the sunset date of the San Gabriel Basin Water Quality Authority from July 1, 2010 to July 1, 2017. AB 1010 would also require: 1) the Authority to provide quarterly updates on its website on the management and remediation plan beginning on April 1, 2008; 2) the Authority to submit status reports every six months beginning March 31, 2008 on plan activities to the State Water Resources Control Board (WRCB) and the Los Angeles Regional Water Quality Control Board; and 3) the WRCB, in consultation with the regional board, to provide a report on the Authority's progress.	Chapter 404 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1053	Núñez	No Position	NOW: Was recently amended to delete all appropriations and add to the definition of "eligible applicant" a city, county, city and county, public housing authority, or redevelopment agency that applies for funding jointly with an owners' association for a business or property improvement district that includes a qualifying infill area. Appropriations for Proposition 1C were included in the Housing Trailer Bill (SB 86).	Chapter 692 of 2007
		Support and Amend Update: 7/9/07	PREVIOUSLY: Was amended to expand the definition of a qualifying infill project to include census-designated places with a population density of at least 2,500 residents per square mile. In addition, a dollar for dollar grant match provision was eliminated in favor or a requirement that the relevant legislative body make a finding that the funds are necessary for the economic viability and feasibility of the project and the improvements are of general community benefit.	
		Oppose Unless Amended (State Update: 6/28/07)	INITIALLY: Would have provided for the allocation of \$850 million Affordable Housing Initiative Fund contained in the Housing and Emergency Shelter Trust Fund Act of 2006 (Proposition 1C). However, the \$450 million in funding to be transferred to HCD would have been available to qualifying cities and counties and would have narrowly limited a "qualifying infill project" to those located within an incorporated city. Thus, the bill would have precluded an unincorporated community from qualifying for the competitive grant program.	Senate Environmental Quality
AB 1062	Ma	County-sponsored	NOW: Was recently amended to require the California General Services Department to consult with the San Francisco Unified School Districts and other local agencies to develop uniform building standards.	Senate Environmental Quality
			PREVIOUSLY: Would have enhanced the CalWORKs Homeless and Housing Assistance Program by creating a time-limited rental subsidy for certain qualified CalWORKs families.	

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1073	Nava	No Position	NOW: Was recently amended to expand the limit on post surgical and rehabilitative services to persons injured in the course of his or her employment and would focus this expansion to post-surgical rehabilitative services.	Chapter 621 of 2007
		Oppose (State Update: 3/21/07)	PREVIOUSLY: Would have amended the Labor Code to expand the number of chiropractic, occupational therapy and physical therapy treatment sessions available to workers for industrial injuries. It would also have limited the reviews of treatment utilization to physicians licensed in California.	Died in Assembly
	AB 1114	Eng	Support (State Update: 6/15/07)	Would create the San Gabriel Basin Restoration Fund in the State Treasury. Upon appropriation to the California Environmental Protection Agency (CalEPA), funding is deposited for allocation to the San Gabriel Basin Water Quality Authority for projects that address groundwater contamination in the basin. The Secretary for CalEPA would serve as the Fund custodian and funds allocated to the Authority would be available without regard to fiscal years for projects located within the boundaries of the Authority.
	AB 1207	Smyth	No Position	NOW: Was amended to delete most of the bill's provisions and now requires the CIWMB, in consultation with the State Water Resources Control Board, to develop regulations for the land application of biosolids by July 1, 2010.
		Oppose (Board Action: 4/10/07)	PREVIOUSLY: Would have: 1) required the California Integrated Waste Management Board (CIWMB) to develop regulations for the land application of biosolids by July 1, 2009; 2) required the standards to be uniform statewide; 3) prohibited a local governmental entity from enacting any ordinance or regulation that is contrary or inconsistent to the CIWMB's regulations on the land application of biosolids; and 4) voided any existing or future local ordinance or regulation that contradicts the CIWMB's regulations regarding the composting and disposal of biosolids.	Died in Assembly

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1231	Garcia	Support if Update: 4/20/07)	(State Amended construction or acquisition of capital assets to qualifying local jurisdictions. This bill addresses: 1) the legislative conditions and criteria for receiving funds from the Regional Planning, Housing, and Infill Incentive Account; 2) project qualification requirements; 3) application review; and 4) the time-limit to complete projects for the \$850 million set aside in Proposition 1C for infill development related activities.	Died in Assembly
AB 1233	Galgiani	Support (State Update: 4/24/07)	Would require the State Librarian to establish and maintain an online homework assistance program through State Public Libraries. It would also mandate that the online homework assistance program be offered free of charge to all students in the State, and subject to appropriation of funds in the Budget Act, would grant \$3 million annually to the State library for program implementation.	Died in Assembly
AB 1252	Caballero	No Position	Now: Would rename the Urban Park Act of 2006 to the Statewide Park Development and Community Revitalization Act of 2007. Would declare Legislative intent to make \$400 million available, upon appropriation, to the State Department of Parks and Recreation to award competitive grants to the most park needy communities statewide. Would authorize local entities and non-profit organizations to apply for local assistance program grants for both neighborhood parks and regional parks and trails. The term "critically underserved community" would replace the "heavily urbanized county" and would be defined to include a community with less than 3 acres of usable parkland per 1,000 residents or is a disadvantaged community.	Senate Inactive File
AB 1275	De Saunier	Support (State Update: 6/11/07)	Previously: Would have: 1) allocated \$200 million under Proposition 1C for housing-related parks in urban, suburban, and rural areas; 2) established the Housing-Related Park Program within the State Department of Housing and Community Development and; 3) required the agency, in conjunction with the State Department of Parks and Recreation, to provide grants for the acquisition, development, or rehabilitation of community or neighborhood parks.	Senate Local Government
			Would authorize a county board of supervisors to increase the fees for certified copies of birth, marriage, and death certificates by up to \$4, upon making findings supporting the need for governmental coordination of multiple agencies dealing with domestic violence. This is a two-year bill.	

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1303	Smyth	Support (State Update: 6/11/07)	Would create a grant program to allocate \$90 million under Proposition 84 for urban greening in neighborhoods most in need of trees and foliage. The bill would require the State Parks Department to establish a local assistance program for urban greening projects to offer grants to an eligible city, county, or district authorized to provide park, recreational or open-space services or a combination of those services. A higher priority would be assigned to an application meeting specified criteria including projects using existing public lands and serving a community with the greatest need for urban greening.	Died in Assembly
AB 1315	Ruskin	Support (State Update: 6/11/07)	Would allocate \$200 million in Proposition 1C funds for infill incentive park grants and specify priority be given to projects that focus park creation and development around transportation hubs and train stations.	Died in Assembly
AB 1324	De La Torre	Support (State Update: 9/7/07)	Would clarify that a health maintenance organization or health insurer that authorizes treatment by a provider is prohibited from rescinding or modifying this authorization after the provider renders treatment for any reason, including subsequent cancellation or modification of the patient's contract, or upon determination that the patient's eligibility was not assessed accurately.	Chapter 702 of 2007
AB 1331	Evans	Support (State Update: 9/17/07)	Would require counties to screen each foster youth between the age of 16 years and 6 months and 17 years and 6 months for eligibility to Supplemental Security Income (SSI) benefits and to submit SSI applications on behalf of those foster youth determined to be potentially eligible to the Social Security Administration.	Chapter 465 of 2007
AB 1380	Ruskin	Support (State Update: 6/11/07)	Would allocate \$400 million for local and regional parks. Priority would be given for: 1) programs serving at-risk youth; 2) parks that connect development around transportation; 3) parks that link infill development and schools; and 4) regional trail projects that join urban areas to open-space parks and trails.	Died in Assembly
AB 1382	Leno	Support (State Update: 5/10/07)	Would eliminate the statutory requirement that adult household members must be fingerprinted through the Statewide Fingerprint Imaging System (SFIS) as a condition of eligibility for Food Stamp Only benefits. This bill would retain the current statutory requirement that adult household members applying for CalWORKs or General Relief with food stamps be fingerprinted as a condition of eligibility.	Vetoed

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1391	Brownley	No Position	NOW: Still addresses water quality issues but the County-sponsored provisions were transferred to AB 800 (Lieu).	Senate Environmental Quality
		County-sponsored	PREVIOUSLY: Would have: 1) amended the Water Code to include a requirement that the local public health officer be immediately notified in the event of a sewage spill; 2) permitted civil fines to be imposed on persons who do not immediately notify the local public health officer when a sewage spill occurs; and 3) required that at least one of the Water Board's seven membership categories include someone with a public health background.	Chapter 466 of 2007
AB 1453	Soto	Support (State Update: 6/15/07)	Would require the California Department of Social Services (CDSS) to work with public and private stakeholders to develop a plan to transform California's group homes for foster youth and children with serious emotional disorders (SED) into a residentially based service system.	Chapter 466 of 2007
AB 1470	Huffman	Support (Board Action: 6/19/07)	Would enact the Solar Water Heating and Efficiency Act of 2007, which would establish a new gas utility surcharge to fund a 10-year, \$250 million program to subsidize the installation of solar hot water heaters to offset the need for natural gas. The bill would exempt customers participating in the California Alternate Rates for Energy (CARE) or Family Electric Rate Assistance (FERA) programs from the surcharge. The program would be implemented after the Public Utilities Commission reviews the data from the San Diego pilot project and makes a specified determination.	Chapter 536 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1481	De La Torre, Krekorian	Support (State Update: 9/7/07)	NOW: Still does the same but was amended to further clarify the requirements for the general permit.	Chapter 535 of 2007
		Support and Amend to further clarify that the general permit would be subject to changes only when regulatory or statutory changes affecting the general permit occur at the State level or if the State WRCB determines recycled water poses a threat to water quality or beneficial uses. (State Update: 7/24/07)	PREVIOUSLY: Still did the same but was amended to fulfill the County's request to clarify that the general permit would apply to any irrigation uses for which the State Department of Public Health has or will set recycling criteria. However, the amendment also added new language that the general permit shall include language that provides for the modification of the terms and conditions of the general permit if a regulatory or statutory change occurs that affects the application of the general permit or if there is substantial evidence that the use of the recycled water may pose a threat to water quality or beneficial uses.	
		Support and Amend to clarify that the general discharge permit would apply to any irrigation uses for which the State Department of Public Health has or will set recycling criteria (State Update: 4/20/07)	INITIALLY: Would have required the State Water Resources Control Board (WRCB), on or before July 31, 2009, to establish general discharge permits for landscape irrigation projects utilizing recycled water for which the State Department of Public Health has set recycling criteria, and would authorize the WRCB to establish a reasonable schedule of fees to reimburse the WRCB for the costs it incurs in adopting and administering the general permit. The bill would have also required the WRCB to designate an ombudsman to coordinate and facilitate communication on recycled water, and on the issuance of specified water reclamation requirements, and to assist in the implementation of the general permit program established by the bill.	Assembly (Concurrence in Senate Amendments)
AB 1491	Jones	Support (State Update: 2/22/08)	Would extend the deadlines for the transfer of responsibility for court facilities from the counties to the State Judicial Council through December 31, 2009. For facilities that transfer after September 30, 2008, the transferring county would be required to pay the normal County Facility Payment to the State plus a penalty linked to an annual inflation index on an ongoing basis. On or after April 1, 2009, the penalty would increase. Urgency measure.	Died in Assembly
AB 1536	Smyth	Support (State Update: 6/11/07)	Would require the State Department of Parks and Recreation to be the primary agency authorized to administer funds allocated from Proposition 1C for housing-related parks grants in urban, suburban, and rural areas.	Died in Assembly

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 1581	Fuller	Oppose unless amended to limit the detection of bicycles to intersections along designated bike routes and reimburse local agencies for all costs associated with the bill's requirements (State Update: 6/22/07)	Would: 1) define a traffic-actuated signal as an "official traffic control devise that displays one or more of its indications in response to the presence of traffic detected by mechanical, visual, electrical, or other means"; 2) require upon the first placement or replacement of a traffic-actuated signal, (to the extent feasible and in conformance with professional engineering practices) to detect lawful bicycle or motorcycle traffic on the roadway; 3) provide that cities and counties shall only comply with this requirement once Caltrans has established uniform standards, specifications, and guidelines for the detection of bicycles by traffic-actuated signals and related signal timing; and 4) sunset the bill's provisions on January 1, 2018.	Chapter 337 of 2007
AB 1602	Nuñez	Support (State Update: 6/11/07)	Would establish the Sustainable Communities and Urban Greening Grant Program in the State Resources Agency and allocate \$90 million in Proposition 84 funds for urban greening projects via grants to local public agencies and non-profit organizations for the purpose of improving the sustainability and livability of communities through the development of green infrastructure that provides multiple benefits, including improved air and water quality, energy and water conservation, climate change mitigation, recreational, and other community benefits.	Senate Environmental Quality
AB 1903	Hernandez	County-sponsored	Would provide liability protection for the Department of Public Works in their lined and unlined channels and adjacent spreading grounds during flood control and water conservation operations. Urgency measure.	Assembly Appropriations
AB 1917	Dymally	Oppose (State Update: 3/20/08)	Would authorize Los Angeles County, by a resolution adopted by a majority vote of the Board of Supervisors, to classify physicians working in a County jail or locked County mental health facility as safety members for purposes of retirement. It also provides for the calculation of the retirement allowance of a member with credit for time during which he or she was not a safety member and use of the benefit formula applicable to existing safety members in Los Angeles County.	Assembly Public Employees, Retirement and Social Security
AB 2262	Torrico	Oppose (State Update: 3/14/08)	Would: 1) raise the age at which a minor child can be surrendered from 72 hours old or younger, to 7 days; 2) allow a local fire agency to designate safe surrender sites with the approval of the local governing body of the agency; 3) specify that persons at safe surrender sites have no liability prior to taking physical custody of a child; and 4) appropriate \$5 million to the California Department of Social Services to conduct a statewide awareness campaign to publicize the safe surrender program and establish a toll-free telephone number to provide information regarding safe surrender sites.	Assembly Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
AB 2607	Davis	County co-sponsored	Would authorize a three-year pilot program in which filers of Statements of Economic Interest (Form 700) would be permitted, on a voluntary basis, to file Form 700 electronically using a safe and secure system.	Assembly Elections and Redistricting
AB 2640	Huffman	Oppose (State Update: 3/14/08)	Would make all green waste deposited in a landfill, including that used as Alternative Daily Cover (ADC), subject to the State's waste disposal fee of \$1.40 per ton, effective January 1, 2009. Funds would be directed towards compostable organic management projects. The bill would require the California Integrated Waste Management Board to adopt or revise regulations that establish conditions for the use of ADC by July 1, 2010, and would eliminate diversion credit for the use of green waste for beneficial reuse in the construction and operation of a solid waste landfill, or as ADC, beginning January 1, 2015.	Assembly Natural Resources
AB 2715	Levine	Support (Board Action: 4/1/08)	Would require an owner or operator of a for-profit hospital to maintain the same level of care provided in the preceding calendar year, and prohibit them from decreasing the total expenditures for a hospital by more than 10 percent from the prior year's expenditures without approval of the California Department of Public Health. Urgency measure.	Assembly Health
AB 2829	Davis	County-sponsored	Would state Legislative intent to: 1) require the printing of a second environmental awareness statement on non-biodegradable plastic carryout bags; 2) remove the prohibition on local governments' authority to impose fees for use of plastic carryout bags; and 3) implement a statewide fee on plastic carryout bags, directing the revenues raised by that charge to local governments, on a per capita basis, to fund litter prevention programs and source reduction efforts.	Assembly Natural Resources
AJR 20	Feuer	Support (Board Action: 6/5/07)	Would urge the Citizen Stamp Advisory Committee's issuance of a commemorative postal stamp in honor of the late Mayor Tom Bradley.	Resolution Chapter 124 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 46	Perata	Support and Amend to: 1) remove for profit or nonprofit entities as eligible applicants; 2) use 50 percent of the Area Median Income for the income levels for the affordable units; and 3) require nongovernmental applicants to show support from the local government in which the real property is located (State Update: 5/18/07)	Would provide the statutory framework for the distribution of funds from the \$850 million Regional Planning, Housing, and Infill Incentive Account contained in Proposition 1C, the Housing and Emergency Trust Fund Act of 2006, which was approved by the voters in November, 2006. The bill requires the Department of Housing and Community Development to administer a competitive program to provide capital outlay grants for infill housing development and for related infrastructure that is an integral part of the infill housing development. The bill addresses the: 1) legislative conditions and criteria for receiving funds from the Regional Planning, Housing, and Infill Incentive Account; 2) project qualification requirements; and 3) application review.	Assembly Appropriations
SB 55	Florez	Oppose Unless Amended to exclude sewage sludge from a POTW that is transferred from the facility for further treatment and disposal by another POTW with a waste discharge requirement issued by the regional boards (State Update: 5/11/07)	Would require publicly owned treatment works (POTW) to submit certification to the regional water quality control board that any sewage sludge transferred from the facility for disposal or further processing meets regional board POTW requirements and standards for pollutants. The bill would require the POTW to submit the certification to any person or facility that accepts sewage sludge from that POTW for disposal or processing, and require the POTW to submit certification to haulers transporting the sewage sludge that it is nonhazardous, including whether the sewage belongs to a particular class, or contains other pathogens.	Died in Senate
SB 119	Cedillo	Support (State Update: 2/8/07)	Would increase the scope of benefits and reimbursement rates for Drug Medi-Cal to provide access to an appropriate continuum of care for youths from 12 to 20 years of age suffering from substance abuse disorders.	Assembly Appropriations Suspense File
SB 120	Padilla, Migden	Support (State Update: 4/17/07)	Would require that all chain restaurants in the State with 15 or more outlets provide nutrition information on their menus that includes for each menu item the total number of calories, grams of saturated fat, grams of trans fat, and milligrams of sodium. On a menu board, it would only require the total number of calories for each item.	Vetoed
SB 134	Cedillo	County-sponsored	Would lift the retirement cap for those public safety employees of the Sheriff's or the Fire Department in Los Angeles County hired prior to April 1997.	Chapter 290 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 137	Torlakson	No Position	NOW: Was amended to address the County's concerns to: 1) cap the County financial responsibility at a new benchmark level based on the rate set annually by the federal government at 300 percent Federal Poverty Level for a family of two; 2) provide 100 percent reimbursement to counties for administrative cost for children in families over the new benchmark level.	Vetoed
		Oppose (State Update: 6/25/07)	PREVIOUSLY: Would have increased the income eligibility cap for the California Children's Services program from \$40,000 adjusted gross income, to 400 percent of the federal poverty level, which is \$82,600 for a family of four. The bill provides no additional funding for this purpose.	Senate Inactive File
SB 145	Corbett	Support (State Update: 5/1/07)	Would extend the deadline for transfer of responsibility for court facilities from the counties to the State Judicial Council from June 30, 2008 to December 31, 2008. Counties would be required to pay an additional inflationary cost factor on the County Facility Payment when transfer agreements are executed on or after January 1, 2008, and on or before June 30, 2008, unless significant progress toward completing a transfer agreement is achieved before January 1, 2008 as evidenced by submission of a proposed county facility payment. For transfers on or after July 1, 2008, the transferring county would be required to pay the State, on an annual basis, the greater of: 1) the average annual costs incurred over a base period, as adjusted by the local price deflator; or 2) actual county costs incurred during FY 2006-07. Urgency measure.	Senate Inactive File
SB 156	Simitian	Support and Amend (Board Action: 3/6/07)	Would enact the California Reading and Literacy Improvement and Public Library Construction and Renovation Bond Act of 2008 and would place it on the 2008 statewide primary ballot. If approved by the voters, it would authorize the issuance of bonds in the amount of \$4 billion for library construction and renovation. The County is requesting that the bill be amended to: 1) include a deadline for awarding bond funds; 2) develop a streamlined and shorter application process; 3) consider per capita or geographical distribution as a factor in determining awards; 4) allow agencies up to one year to conduct an election if required to obtain matching funds through a local bond measure; and 5) require recipients to take immediate responsibility for project construction and demonstrate that funds are available to operate new facility.	Died in Senate

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 184	Alquist, Correa	Support (State Update: 6/22/07)	Would revise the way a local entity may be reimbursed by the State for advance expenditures on a transportation project contained in the State Transportation Improvement Program (STIP) by: 1) limiting the reimbursement to projects programmed in the current year of the STIP; 2) requiring the local or regional entity to request an allocation from the CTC within 12 months of its first expenditure of local funds on a qualified project; 3) requiring the CTC to approve the project for future allocation should there be insufficient funds in the State Highway Account to allocate to a project; and 4) prohibiting the CTC from establishing a timeframe limiting reimbursement to a local or regional agency.	Chapter 462 of 2007
SB 201	Florez	Oppose unless amended to eliminate the additional water quality testing and maintenance of water quality records by the growers (State Update: 6/22/07)	Would: 1) describe various practices that shall not be engaged in by growers, handlers, shippers or processors of leafy green vegetables including using uncomposted, incompletely composted, or non-thermally treated manure as fertilizer or soil amendments in fields, maintaining toilet facilities or other receptacles for human excreta in fields, using irrigation water that exceeds acceptable contamination levels, or selling, transferring, or otherwise putting into the production or distribution chain, any leafy green vegetable that exceeds acceptable contamination levels; 2) provide that a violation of these provisions, or any regulation adopted by the State Department of Public Health (SDPH) is a civil penalty up to #10,000 per occurrence; and 3) provide that SDPH may impose a fine not exceeding \$25,000 per occurrence.	Assembly Agriculture
SB 208	Runner	Support (State Update: 4/17/07)	Would prohibit the State from assessing or collecting licensing fees from any county for the operation of a State-licensed correctional treatment center. It also would prohibit the State from shifting the costs of this licensing fee exemption to other licensed health facilities.	Died in Senate
SB 220	Corbett	Support (Board Action: 10/9/07)	Would enhance the regulatory process administered by the California Department of Public Health governing water dispensed from water vending machines and the labeling requirements for bottled water.	Chapter 575 of 2007
SB 275	Cedillo	Oppose unless amended to no longer subject hospitals to criminal sanctions, and to limit the consent requirement to homeless patients. (State Update: 8/21/07)	Would prohibit hospitals from transporting patients to location other than the patient's residence without their explicit consent. Hospitals in violation of this requirement would be subject to administrative and civil penalties.	Vetoed

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 286	Lowenthal	No Position	NOW: Was amended to require transportation planning agencies, county transportation commissions or authorities, and congestion management agencies to adopt criteria that give priority to the sponsors of eligible projects that partner with a community conservation corps, with respect to Federal funds made available to the State for transportation enhancement projects.	Assembly Appropriations
	Lowenthal, Dutton	Support (State Update: 4/24/07)	PREVIOUSLY: Would have required that the first payments from the bond funds from Proposition 1B for local streets and roads be allocated by the State Controller not later than January 1, 2008. All funds would have been required to be encumbered within three years from the date of allocation and would have required unencumbered funds to be returned to the Controller for reallocation. Urgency measure.	
SB 292	Wiggins	No Position	NOW: Was recently amended to address the Veterans' Home of California.	Assembly Human Services
		Support (State Update: 6/1/07)	PREVIOUSLY: Would have stated Legislative intent to develop conditions and criteria for allocating \$90 million in funds from Proposition 84 for urban greening. The bill would have required the Secretaries for Environmental Protection and Resources to establish a planning grant program for local and regional agencies to develop urban greening plans. Further, the bill would have created a program of grants, rebates, and loans for local and regional agencies that have an adopted urban greening plan.	
SB 297	Romero	County-sponsored	Would authorize counties to impose a local tax of not more than five percent on the sale of alcoholic beverages in order to continue to provide essential public services, including emergency and trauma care.	Died in Senate
SB 352	Padilla	Oppose (State Update: 3/21/07)	Would amend the Labor Code to eliminate current restrictions on chiropractic, occupational therapy and physical therapy visits by law enforcement employees recovering from work related injuries.	Died in Senate
SB 375	Steinberg	Support (State Update: 3/28/08)	Would make numerous changes with respect to regional transportation and land use planning with the overall goal of reducing transportation sector greenhouse gas emissions in California. Key provisions require the larger regional transportation agencies, such as the Southern California Association of Governments (SCAG), to limit greenhouse gas emissions by developing more sophisticated transportation planning as part of their regional plans for creating a "sustainable communities strategy".	Assembly Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 474	Kuehl	Support (State Update: 8/29/07)	Would create the South Los Angeles Medical Services Preservation Fund of up to \$100 million annually that would be provided to the County for the preservation of healthcare services to the South Los Angeles County population formerly served by MLK-Harbor Hospital. Also makes necessary modifications for years three through five of the Hospital Financing Waiver (SB 1100 Perata, Ducheny of 2005).	Chapter 518 of 2007
SB 579	Wiggins	County-sponsored	Would allow the Board of Supervisors to permit the reinstatement of firefighters over 60 years of age who retired after April 1, 2007 and repeal a provision requiring the County Fire Chief to retire by April 1, 2009. Urgency measure.	Assembly Floor
SB 680	Ridley-Thomas	Support (Board Action: 4/17/07)	Would appropriate funds to permanently establish the Special Needs Assistance Program to facilitate the inclusion of children with disabilities and other special needs in State-subsidized child care programs.	Died in Senate
SB 720	Kuehl	Support (State Update: 5/7/07)	Would facilitate the joint placement of foster youth teen parents with their children.	Chapter 475 of 2007
SB 726	Alquist	No Position	NOW: Was amended to apply only to claims filed in Santa Clara County.	Assembly Desk
		Oppose (State Update: 7/18/07)	PREVIOUSLY: Would have retroactively enhanced the presumption that the acquisition of a blood borne infectious disease acquired during the period of employment as a safety officer was job related. The presumption was extended to a person following termination of service for a period of three calendar months for each full year of service, not to exceed 60 months.	Assembly Inactive File
SB 732	Steinberg	Support (State Update: 6/11/07)	Would enact provisions to develop and implement several competitive grant programs funded under Proposition 84 including programs for nature education facilities and museums, statewide water planning and design, and the new sustainable communities and climate change reduction program. Would create the Sustainable Communities Council.	Chapter 477 of 2007
SB 767	Ridley-Thomas	County-sponsored	Would provide protection for licensed health care professions who are working in conjunction with an opioid overdose prevention and treatment program from civil and criminal liability when, if acting with reasonable care, they prescribe, dispense or distribute an opioid antagonist. The bill is limited to seven participating counties, including Los Angeles County, and would sunset on January 1, 2011.	

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 776	Vincent	Support (State Update: 5/4/07)	Would allow county child welfare agencies to exchange criminal record clearances when a child in foster care moves with a relative or non-relative extended family caretaker from one county to another.	Chapter 580 of 2007
SB 856	Runner	County-sponsored	Would allow Los Angeles County to install customized street name signs that better portray the city/community in the unincorporated areas of the County.	Died in Senate
SB 893	Cox	Oppose (Board Action: 4/10/07)	Would shift all voter-approved ballot initiative Proposition 10 revenue away from all county First 5 Commissions and direct it to the Statewide California Children and Families Commission to distribute for the purpose of providing health care services to children.	Died in Senate
SB 936	Perata	Oppose (State Update: 5/3/07)	Would increase the disability benefits paid to employees injured during the course of employment. Payments to those injured after January 1, 2008, would be increased with additional benefit increases for those injured after January 1, 2009, and January 1, 2010.	Vetoed
SB 942	Migden	No Position	NOW: Was amended to remove the presumption of employer discrimination if an injured employee is not reinstated within five working days of a release by a treating physician.	Vetoed
		Oppose (State Update: 3/30/07)	PREVIOUSLY: Would have established a rebuttable presumption of employer discrimination if an employee, disabled by an employment related injury or illness, is not reinstated to his or her regular position within one day of release by the treating physician.	
SB 959	Romero	County-sponsored	Would authorize a board of supervisors to permit the Sheriff and the Chief Probation Officer to mandate an electronic monitoring sentence, while also keeping the voluntary provision in place.	Chapter 252 of 2007
SB 966	Simitian	Support (State Update: 7/31/07)	Would require the Integrated Waste Management Board to identify and develop model programs for the safe disposal of pharmaceutical waste and to report to the Legislature by December 1, 2010 about the effectiveness and accessibility of the programs.	Chapter 542 of 2007

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 990	Kuehl	Support (Board Action: 4/10/07)	Would require as a condition for any sale, lease, or sublease, or transfer of any land presently or formerly occupied by the Santa Susana Field Laboratory, also known as Rocketdyne, that the Director of Toxic Substances Control certify that the land has undergone complete remediation pursuant to specified protective standards. Further, it would authorize the Department of Toxic Substance Control to compel a responsible party or parties to take or pay for appropriate removal or remediation action necessary to protect public health and safety and the environment at the Sussana Field Laboratory site in Ventura County.	Chapter 729 of 2007
SB 1001	Perata	Oppose (State Update: 4/13/07)	Would reduce the membership of regional water quality control boards from nine to seven at-large Governor-appointed members and completely restructure the composition of those boards, eliminating the members representing county and municipal government. The bill would specify that the seven appointees have water quality credentials.	Vetoed
SB 1002	Perata	Support (State Update: 9/19/07)	Would appropriate a total of \$610.9 million in funding from Proposition 1E (The Disaster Preparedness and Flood Prevention Bond Act of 2006), Proposition 84 (The Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Act of 2006) and Proposition 50 (The Water Security, Clean Drinking Water, Coastal and Beach Protection Act of 2002) to the Department of Water Resources and the State Department of Public Health for a variety of water projects, particularly related to the Sacramento-San Joaquin Delta.	Vetoed
SB 1060	Ridley-Thomas	Oppose (Board Action: 4/8/08)	Would terminate the Los Angeles Memorial Coliseum Commission and create a new State-controlled agency to assume control and management of Exposition Park, including the Los Angeles memorial Coliseum and Sports Arena.	Senate Governmental Organization
SB 1176	Perata	Oppose Unless Amended (State Update: 3/28/08)	Would increase the reporting requirements of the State Water Resources Control Board (WRCB), reduce the membership of regional water quality control boards from nine to seven at-large Governor-appointed members and eliminate members representing county and municipal government, and grant WRCB the ability to withdraw the programmatic authority of regional water boards that consistently fail to exercise adequate control over activities required to be regulated under applicable law.	Senate Environmental Quality

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 1184	Kuehl	County-sponsored	Would require full CD4 AIDS test reporting, and will result in the reporting of additional HIV/AIDS cases which will be accepted by the Centers for Disease Control and Prevention for funding purposes while California's name-based HIV reporting system is being fully implemented. Urgency measure.	Senate Appropriations
SB 1222	Cedillo	Support (State Update: 3/20/08)	Would appropriate to the Department of Veterans Affairs (DVA) from the State General Fund an amount equal to three dollars per veteran beginning in FY 2008-09. Funds would be distributed on a pro rata basis to each county that has established and maintained a county veteran service officer. In Los Angeles County, there are approximately 400,000 veterans.	Senate Appropriations
SB 1236	Padilla	Support (State Update: 4/3/08)	Would extend for five years the January 1, 2009 sunset date established by County-supported SB 1773 (Alarcon) of 2006 which authorizes counties to augment the Emergency Medical Services Fund by collecting an additional penalty assessment for specified crimes. SB 1773 allowed county boards of supervisors, by resolution, to levy an additional \$2 penalty assessment on every \$10 penalty for all criminal offenses and moving violations, including speeding, seat belt infractions, domestic violence and driving under the influence, but only if the increased penalties did not offset or reduce the funding of other programs.	Senate Appropriations
SB 1341	Padilla	Support (State Update: 3/20/08)	Would permit CalWORKs recipients to retain savings and interest earned on savings in a special account to secure permanent rental housing or to make a rental payment to overcome an episode of homelessness.	Senate Appropriations
SB 1349	Cox	Support (State Update: 4/1/08)	Would require the State Controller's Office to reimburse county contractors or subcontractors for mental health services within 90 days after the receipt of a reimbursement claim by the State Department of Mental Health (SDMH). It also would require that interest be paid from SDMH's budget for claims that are not paid commencing on the 91 st day after the receipt of a claim.	Senate Appropriations

<u>BILL</u>	<u>AUTHOR</u>	<u>POSITION</u>	<u>SUBJECT</u>	<u>STATUS</u>
SB 1618	Hollings-worth	Oppose Unless Amended to preserve existing local fuel modification plans and general plan elements designed to regulate how private development is situated in high fire hazard zones and/or environmentally significant areas (Board Action: 3/25/08)	Would establish an exemption to the Endangered Species Act by allowing the incidental taking of an endangered or threatened species in the creation of a defensible space around a building or structure for fire safety reasons, under specified conditions. It also would amend the California Environmental Quality Act by prohibiting a lead agency from stating that specified activities related to the creation of defensible space for fire safety for a building or structure under specified conditions, can have a significant environmental impact. It would also provide that specified activities related to the creation of defensible space for fire safety for a building or structure, would be deemed consistent with the California Coastal Act of 1976.	Failed Passage in Senate Natural Resources and Water
SB 1688	Ridley-Thomas	Support (Board Action: 4/1/08)	Would require an owner or operator of a for-profit hospital to maintain the same level of care provided in the preceding calendar year, and prohibit them from decreasing the total expenditures for a hospital by more than 10 percent from the prior year's expenditures without approval of the California Department of Public Health.	Senate Health
SB 1734	Kuehl	Support (Board Action: 4/1/08)	Would prohibit a real estate investment trust which leases property to a hospital from amending the lease or selling the property to a for-profit hospital operator if the action would result in a reduction of care or closure of the hospital.	Senate Health
SCA 12	Torlakson	Support (Board Action: 8/7/07)	Would provide additional resources for local governments to fund stormwater and urban runoff management programs.	Senate Floor